THE HONORABLE DAVID G. ESTUDILLO

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON

SHAWNTELLE WARREN, an individual,

Plaintiff,

v.

KAISER FOUNDATION HEALTH PLAN OF THE NORTHWEST, a foreign corporation, dba Kaiser Permanente,

Defendant.

Case No.3:24-cv-05165-DGE

STIPULATED MOTION FOR DISMISSAL WITHOUT PREJUDICE

Note on Motion Calendar: March 21, 2025 Oral Argument Not Requested

Pursuant to Rule 41 of the Federal Rules of Civil Procedure, the parties hereby stipulate that the above-captioned case is dismissed in its entirety without prejudice, and without an award of costs or fees to either party.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

DATED: March 20, 2025 /s/ Leslie Baze

Leslie Baze, Schuck Law LLC, WSB 45781

lbaze@wageclaim.org Attorney for Plaintiff

DATED: March 20, 2025 /s/ Hoorya Ahmad

Hoorya Ahmad, Seyfarth Shaw LLP, WSB 60994

hahmad@seyfarth.com Attorney for Defendant

Based on such stipulation, it is hereby **ORDERED** that this case is dismissed without prejudice and without costs or attorney fees to either party. The Clerk shall close the case.

Dated this 24th day of March 2025.

David G. Estudillo

United States District Court Judge

CERTIFICATE OF SERVICE

I hereby certify that I caused to be served the foregoing **STIPULATED GENERAL JUDGMENT OF DISMISSAL** upon:

Hoorya Ahmad & Lauren Parris Watts Seyfarth Shaw LLP 999 Third Avenue Suite 4700 Seattle, WA 98104 hahmad@seyfarth.com, lpwatts@seyfarth.com Attorneys for Defendant

by **emailing** a full, true, and correct copy thereof to the person(s) above on March 19, 2025 and again on March 24, 2025.

DATED: March 24, 2025.

Schuck Law, LLC

/s/ Leslie E. Baze LESLIE E. BAZE

WSB 45781